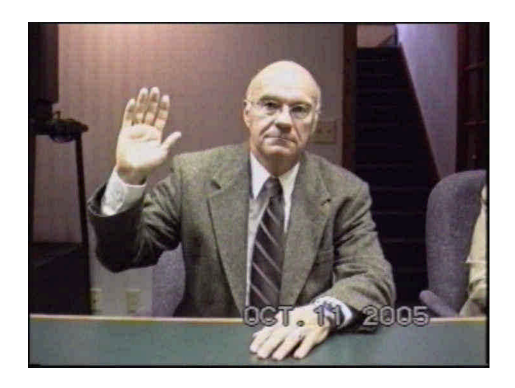
Exhibit 17

United States District Court Eastern District of Wisconsin

Avery v. Manitowoc County 04 C 986



Video Deposition of James Lenk

Recorded 10/11/2005 in Manitowoc, WI 11:08 am - 11:57 am, 48 mins. elapsed

Magne-Script

(414) 352-5450

1 (Pages 1 to 4)

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	Witness	1	Amy J. Doyle
	James Lenk	2	Crivello, Carlson & Mentkowski, S.C.
	Tuesday 10/11/2005 at 11:00 by: Barbara Cohen Joseph	3	710 N. Plankinton Ave. #500
	Nash, Spindler, Grimstad & McCracken	4	Milwaukee, WI 53203
	201 East Waldo Boulevard Manitowoc, WI	5	On behalf of Tom Kocourek and Manitowoc County
	Caption: Avery v. Manitowoc County	6	,
	Case No.: 04 C 986	7	John F. Mayer
	Venue: United States District Court Eastern District of Wisconsin	8	Nash, Spindler, Grimstad & McCracken
		9	201 East Waldo Boulevard
		10	Manitowoc, WI 54220
		11	On behalf of Tom Kocourek
		12	
		13	Also Present: Steven Avery
		14	
		15	
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A P P E A R A N C E S Walter F. Kelly Walter F. Kelly, S.C. 700 W. Michigan St. #400 Milwaukee, WI 53233 On behalf of the Plaintiff Stephen M. Glynn Glynn, Fitzgerald & Albee, S.C. 526 E. Wisconsin Ave. Milwaukee, WI 53202 On behalf of the Plaintiff Amanda J. Kaiser Boardman, Suhr, Curry & Field 1 S. Pinckney St. #410, PO Box 927 Madison, WI 53701-0927 On behalf of Denis Vogel and Manitowoc County Timothy A. Bascom Bascom, Budish & Ceman, S.C. 2600 N. Mayfair Rd. #1140	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	INDEX EXAMINATION BY Mr. Glynn 4 Ms. Doyle

(Pages 5 to 8)

Page 5 Page 7 Q Okay. 1 anything to do with any of the ongoing Avery materials 1 2 2 if there was anything going on at that time? A Prior to that I had worked for the Detroit Police 3 3 Department. And then I moved over here in '88, and I 4 4 worked at Fleet Farm for a year and then I got on the Q And similarly in '95-96 when there were postconviction 5 sheriff's department in December of '88. 5 efforts, you were not involved in any of the 6 6 Q In what capacity were you with the sheriff's investigative aspects of that? 7 7 department? A No. 8 8 A I started out as a jailer and then I worked up to the Q So you are aware, I take it, that in 2002, 2003 there 9 road, became a road officer. 9 were -- actually 2001, there were postconviction 10 10 Q Okay. And when did you become a road officer? efforts again submitted on behalf of Mr. Avery that 11 11 A I think it was about a year later, so it must have related to DNA analysis of certain evidence; is that 12 12 correct? been around December, maybe, of '89. 13 13 A I knew that because I had to send stuff to the crime Q Okay. 14 MR. GLYNN: The record should also reflect 14 15 15 that Mr. Avery is here now. Q Right. And in that capacity, as somebody associated 16 REPORTER: Thank you. 16 with the Detective Unit, you at one point were 17 BY MR. GLYNN: 17 involved at least to the extent of submitting evidence 18 Q How long did you stay as road officer? 18 to the crime lab, true? 19 A Oh, a couple years, then I became part of the Metro 19 A True. 20 20 Q Okay. Can you tell me who directed you to do that? Drug Unit. 21 Q And when was that, roughly? 21 A I believe it was a court order that came over stating 22 22 A '92, maybe. that it should be sent to the crime lab. 23 Q Okay. 23 Q And is that an order that would apply directly to you, 24 24 A After that I became -- I got promoted to sergeant, or would it go to the sheriff and then the sheriff 25 25 went back into the jail for a couple months and then would give it to you, or how did that work? Page 6 Page 8 A I'm not exactly sure how that came through. Normally 1 became a road sergeant after that. 1 2 Q And where does that take us in calendar years? 2 it doesn't come to me directly. They just usually 3 3 send it to the evidence technician. A I was a road sergeant from '92, I believe, until I 4 became a sergeant up in the Detective Unit in I 4 Q Sure. 5 5 believe it was '98. I became a lieutenant of the A At that time I was in charge of the evidence room, 6 6 Detective Unit in May of '93 -- or 2003. 7 Q So lieutenant of the Detective Unit in May of '03? 7 Q Actually you anticipated my question. So it's because 8 8 of your role in relation to the evidence room, you 9 Q Okay. And you stayed in that capacity until when? 9 believe, that that would have come to you. 10 10 11 11 Q Okay. So that's where you are, on the same title and Q And it was a simple matter, I take it, of removing 12 same position? 12 items from the evidence room, bagging them in some 13 A Right. 13 fashion and transferring them to the crime lab? 14 Q All right. Have you, while you were with the 14 A Yes. sir. 15 15 Q And was that the Madison or the Milwaukee crime lab? sheriff's department, had any involvement with the 16 16 Steven Avery case that involves allegations of sexual Do you remember? 17 assault of Penny Beerntsen? 17 A Other than -- I don't remember. I would assume it 18 18 would be Madison, but I wouldn't know unless I looked A Other than -- I wasn't aware of it until I got the 19 copy the other day. I did send out evidence in 2002, 19 at the transmit. 20 Q Did you physically involve yourself in the or something like that. 20 21 Q Okay. 21 transportation? 22 A And then the statement that you have in front of you. 22 A No. sir. 23 23 Okay. That got delegated to somebody else, I take it. Q Okay. 24 Yeah, it was either delegated or it was sent through A That's the only involvement. 25 So back in 1988 when you were around, you didn't have the certified mail.

				3 (Pages 9 to 12)
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1	Q Okay. Now, let me come back to the document you've	1	Q	And I take it as someone with the Manitowoc County
2	already referenced, and let me ask the reporter to	2		Sheriff's Department at that stage, you would have
3	mark this, please.	3		been aware of that. True?
4	MR. GLYNN: Are we at 125 now?	4	A	Yes.
5	MR. KELLY: Yes, we are.	5	Q	It was fairly big news at the time, presumably?
6	REPORTER: Yes.	6	A	Yes.
7	MR. GLYNN: Thanks.	7	Q	And, again, let me ask whether, before September 12
8	BY MR. GLYNN:	8		and the preparation of Exhibit 125, you had
9	Q Let me show you this document that now has the exhibit	9		conversations with anyone about the Avery case; for
10	sticker on it as 125. I take it that's something	10		example, conversations that may have involved
11	you've seen before.	11		discussions of Gregory Allen. Do you recall any such
12	A Yes.	12		conversations?
13	Q Okay. Before I get into questions about the specific	13	A	No, sir.
14	document, let me ask whether prior to September of	14	Q	Did you know the name "Gregory Allen" prior to
15	2003 you had any active awareness that this DNA	15		September 12th, 2003?
16	challenge to Mr. Avery's conviction was going on. I	16	Α	No, sir.
17	mean, do you follow my question? I mean, I know that	17	Q	I take it that you had not, then, had any involvement
18	you had something to do with locating evidence	18		in any cases involving him, or if you did, you didn't
19	A Mm-hmm.	19		recall it at the time?
20	Q and making arrangements to have it taken to a crime	20	Α	I've never had To my knowledge, I've never had a
21	lab. But is that something that registered in your	21		case with Gregory Allen.
22	mind as an active investigation and wondering what was	22	Q	Okay. And how about Steven Avery? Had you had any
23	going on with it, keeping tabs on it, that kind of	23		knowledge of Mr. Avery or any cases of his, let's go
24	thing?	24		back to the time that you were involved in sending
25	A No, sir.	25		evidence to the crime lab, as of that date?
	Page 10			Page 12
1	Q Okay. I mean, it sounds to me as though this was	1	A	No, sir.
2	simply one of the many tasks that may have come your	2	Q	So I take it that in September of 2003, you were sort
3	way in your position; is that right?	3	-	of getting your education, such as it was, in the
4	A Yes, sir.	4		Avery matter. True?
5	Q Didn't have any special significance to you.	5	Α	That's true.
6	A No sir	6	\circ	And is it fair to say that that came exclusively from

- No, sir. Q Okay. Were there discussions that you engaged in with 8 anybody about the Avery case at the time that this 9 material was being gathered for shipment to the crime 10 11 A Not that I recall. I don't recall any specific 12 conversations about sending the evidence in other than 13 send it in. 14 Q Okay. No discussions about the history of the case? 15 A [Shaking head] 16 Q Or, you know, that this is now a second or third 17 challenge to his conviction, anything like that? 18 A No, sir. Q Okay. Let me come back now to September of '03. You 20 see the Exhibit 125 has a date on it of 9/12/03, 21 correct? 22 A Yes.
- Q And is it fair to say that that came exclusively from
- the media, as opposed to partly from the media, partly
 - from fellow officers or others involved in law
- 8
- 9 enforcement?
- 10 A I would say the majority, if not all, came from the 11 media about the case.
- 12 Q Are you able to identify anybody in the sheriff's
 - department with whom you had any conversations about
- 14 the case?

13

- 15 A The only one --
- 16 Q Other than what's reflected in this memo.
- 17 A Okay. The only one that I had mentioned, or actually 18 had it mentioned to me, was when I saw the picture
- 19 that was drawn by then-time chief investigator Kusche.
- O Mm-hmm.
- 21 A And he told me that it was involving a case, sexual 22 assault case in Two Rivers.
- 23 And how did you happen to see that?
- 24 It was hanging on his wall in his office.
- 25 And can you describe what it was? Was it only the

process that led to his exoneration, okay?

Q By that time, Mr. Avery had gone through the court

23

24

25

A Mm-hmm.

4 (Pages 13 to 16)

			4 (rages 13 to 10)
Page 13			Page 15
composite or was there also a photograph with it?	1		been identified as the perpetrator of that offense,
2 A You know, to my knowledge it's a composite. I	don't 2		have you had any conversations with Mr. Kusche about
3 know if there was a photograph there or not.	3		the accuracy of the drawing in retrospect?
4 Q Okay. Could have been. I mean, it's not that you	ı 4	Α	No, not really.
5 have a recollection that there was not a photograph		O	I mean, obviously it's 20/20 hindsight at that stage.
6 there; is that true?	6	À	True.
7 A Right. It could have been or could not have been		Q	But just wondering whether you've had any conversation
8 Q Okay. But what you recall now is the composite		`	at all with him about it.
9 A Sure.	9	Α	Uh-uh [shaking head].
10 Q And, I'm sorry, maybe you said this and I just los		Q	You're shak
it. Can you tell me about when it was that that	11	À	No, other than looked like the picture.
happened, even if it's just when in relationship to	12	Q	*
something else as opposed to when on a calendar?	I	À	
14 A I'm sure it was sometime when I first came up to			MR. GLYNN: Okay. Could we go off the
Detective Unit, '98 or so.	15		record for a second. I just want to close the
16 Q Okay.	16		door behind us.
17 A I'm not positive.	17		REPORTER: Off the record.
18 Q Do you recall conversation with Mr. Kusche at the	nat 18		(Off the record 11:23 - 11:23)
time about the composite, circumstances under wh			REPORTER: Back on the record.
20 was prepared or the case?	20		MR. GLYNN: Thank you.
21 A No. He just said, "Doesn't that look like the	21		(Exhibit 125 identified)
information that was given about the suspect?" I	22	Q	Okay. Now, let me ask you to take a look at 125,
23 said, "Yeah."	23		please. You've already indicated that you'd seen that
24 Q What information about the suspect	24		before. And let me back this up a little bit. I see
25 A Just the description that was given.	25		the date on here of September 12th, '03. And I see
Page 14			Page 16
1 Q And how did you know what description	1		that the content of the document indicates that you
2 A He told me the description, and he said, "This is	what 2		were talking to Sergeant Andy Colborn and had certain
3 they described and this is the picture I" And	3		conversation with Sergeant Colborn, and at the very
4 there may have been a picture next to it so I could	i 4		bottom it indicates that you later went to Sheriff
5 compare it.	5		Petersen. And obviously I'll come back and go through
6 Q Yeah. That's	6		all of this. I'm trying to find out first of all
7 A That's probably	7		whether this narrative describes events that all took
8 Q That's what I was wondering.	8		place on September 12th, or did any of this take place
9 A Yeah.	9		on September 12th, or is September 12th simply the
10 Q Because it would be easier, obviously	10		date on which you wrote the report?
11 A Sure.	11	A	It is my recollection that everything took place on
12 Q if it's comparing the photo to a composite.	12		this date.
13 A Yes.	13	Q	•
14 Q So that would have been roughly five years earli		A	1
than the memo that we've got in front of us as 125		Q	And can you tell me why it is that Exhibit 125 would
16 A Roughly, yeah.	16		have been prepared?
17 Q And did Mr. Kusche say anything else about the		A	At the time that Officer Colborn gave me the
composite, about the preparation of the document			information, although it was vague, because of the
that it was his first time or his best one or anythin	-		circumstances it had come out already about this Avery
at all that stands out in your mind?	20		case, I thought it may or may not be relevant. So I
A No, he was just happy that it turned out well.	21		said maybe you should pass that on to the sheriff.
22 Q Sure.	22	_	That's how we ended up going up to Sheriff Petersen.
23 A Other than that, he really didn't elaborate.	23	Q	
	N/m 2/		should pass it on," is that you talking to yourself?
Q And, so now, you know, that the exoneration of Avery has occurred and the fact that Mr. Allen ha		A	

5 (Pages 17 to 20)

Page 17 1 Q Or you talking to Colborn? 2 A I had mentioned that to Sergeant Colborn, that he should probably go up and talk to the sheriff and at least tell him what you have. 5 Q Okay. 6 A Whether it's relevant or not, that's not his decision. 7 Q Sure. Well, let's go through this then, please. 8 We've got a conversation on September 12th between you and Sergeant Colborn, and it's apparently taking place in your office; is that right? 10 A yes. 11 A Yes. 12 Q And knew the importance of accuracy and completeness in a report, correct? 13 A Yes. 14 A Yes. 15 Q So you also recognized that a person had been increased for some 18 years for an offense on which he had now been exonerated, correct? 16 A No. 17 A No. 18 A Yes. 19 Q So you also recognized that a person had been increased for some 18 years for an offense on which he had now been exonerated. Or correct? 14 A Yes. 15 Q So when the subject was brought up, it was a subject to twich you paid close attention. I mean, this was a big deal in the media at the time, and you ve already indicated that it was a significant matter in the criminal justice system, correct? 16 A No. 17 A No. 18 A Yes. 19 Q Okay. So after this, or maybe it's part of this unrelated conversation, something was said about the Sex A Yes. Page 18 Page 18 Page 18 Page 18 Page 18 Page 20 Okay. Can you tell me, flesh this out a little bit and tell me your recollection as to how that went? 25 A Yes. Page 18 Page 20 Okay. Dat you do know that whatever the conversation and I just forgot about it. 26 Q Okay. But you do know that whatever the conversation and I just forgot about it. 27 Q No having read this, your recollection is not refireshed about that? 28 A Yes. 29 Q So having read this, your recollection is not refireshed about that? 29 Q So having read this, your recollection is not refireshed about that? 29 Q So having read this, your recollection is not refireshed about that? 29 Q So having read this, your recollection is not refireshed about that? 29 Q So having read this, your recol				5 (Pages 17 to 20)
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25 years. 25 A That's my term.	21 you will, or in the sheriff 3 department for many	24		your term?

(Pages 21 to 24) Page 21 Page 23 1 Q Okay. And would that have been based exclusively on 1 A That's what he told me, yes. 2 2 Okay. And that person, according to the detective, what he said, or would you have attempted to relate 3 3 what he said to something you knew about for 1995? had said that a few years earlier that person, the 4 4 A I didn't have any recollection of '95. It had to be suspect who is in jail, had committed an assault in 5 something that he was relating. 5 Manitowoc County. Am I reading that correctly? 6 6 Q Okay. So would it be a fair inference for a reader of A Yes. 7 7 this report to conclude that Sergeant Colborn Q And am I interpreting that correctly? 8 8 indicated that it was probably 1995 that the events he [Nodding] 9 was about to describe had occurred? 9 MS. DOYLE: You have to answer. 10 A To the best of my -- Yeah. To the best of my 10 A Yes. 11 Q Okay. And he said he received a telephone call as 11 knowledge, yes. 12 12 opposed to a personal visit, correct? BY MR. GLYNN: 13 13 Q Okay. And you use the phrase, quote, "an assault," A Correct. 14 14 close quote. And, again, the report doesn't use it in Q And, again, there isn't an issue about whether it's a 15 15 telephone call as opposed to a fax transmission or a quotes. I'm just trying to let --16 personal visit. I mean, it was a phone call because 16 A Mm-hmm. 17 17 that's what your report says. Q -- you know what words I'm quoting here. Does "an 18 A That's what he told me. 18 assault," as the term would have been used by you in 19 19 Q And he said that the person calling said he was a September 2003, mean a sexual assault or could it be 20 detective, and the best that Sergeant Colborn could 20 any kind of assault? 21 recall is that he thought the caller might have been 21 A It could be any kind of assault. 22 22 Q Okay. If it had been referring to a sexual assault, from Brown County; is that correct? 23 A That's correct. 23 would you have put down "sexual assault" as opposed to 24 24 an assault, or don't you know? Q And where this abbreviation of BRO County occurs, 25 25 that's obviously supposed to be Brown County, true? A Yes. Page 22 Page 24 Q You think you would have? 1 A Yes. 1 2 Q And he said he isn't sure -- I'm sorry, I'm quoting 2 I would have wrote that down. Yes. 3 3 from the report. At the end of that sentence, the Q Okay. So you think that what Colborn was telling you 4 four words are, quote, "but he isn't sure," close 4 at the time was just the phrase "an assault"? 5

- 5 quote. I take it that means that Sergeant Colborn 6 wasn't certain that the caller was a detective from 7 Brown County as opposed to some other area; is that 8 9 A That's what he told me, right. 10 Q Okay. That's his best recollection? 11 A Correct. 12 Q Of something that had happened roughly eight years 13 earlier. 14 A Correct. 15 O And wherever that detective was from, the detective 16 told him that he has a person in custody, and I note 17 that at first it said "have" and then it got changed 18 to "has" for being the present tense. 19 A Mm-hmm. 20 Q Is that what you were trying to convey, that --21 A Yes. 22 -- that Sergeant Colborn was saying that the detective 23 was saying to Sergeant Colborn that the detective, at 24 the time of the call to Colborn, had this person in 25 custody?
- A Yes.
- 6 Q Okay. That is, that was what the detective told
- 7 Colborn, was "an assault"?
- 8 A That's what he told me, yes.
- 9 Q Yeah. Okay. Detective -- I'm reading the last
- 10 sentence of the second paragraph. "This detective
- 11 also told Sergeant Colborn that he believes someone
- 12 was arrested for this crime already." Did I read that
- 13 accurately?
- 14 A Yes.

20

21

- 15 Q And, again, what that sentence is telling us is that 16 the detective believed that someone had already been
- 17 arrested for that crime that the person in custody was
- 18 saying he had committed; is that correct?
- 19 A That's what it --
 - MS. DOYLE: I'm going to object. Lack of foundation.
- 22 BY MR. GLYNN:
- 23 Q Well, I mean, it's your report. That's what you
- 24 understood?
- 25 A That's what I understood from Sergeant Colborn.

(Pages 25 to 28)

Page 25 Page 27 1 Sure. And continuing on to the next paragraph, 1 informed by somebody that the case was already solved 2 2 "Sergeant Colborn said the detective wanted to speak and the right person arrested. 3 3 to someone in the Detective Unit - but Sergeant A Yes. 4 4 Colborn can't remember who he advised or passed this Q Okay. Excuse me. And, again, Sergeant Colborn 5 information on to." Did I read that correctly? 5 couldn't recall who it was that told him that the case 6 6 had already been solved, true? 7 7 Q Okay. And, again, that pretty much speaks for itself, A True. That's what he told me. 8 8 right? I mean, the detective that he thought was from Q Did he make any guesses about that or say, "Gee, it 9 Brown County told the sergeant that he, the detective, 9 could have been this person, it could have been that 10 10 wanted to speak to somebody in the Manitowoc Detective person, I'm not sure." 11 Unit, true? 11 A He wasn't sure. He said it probably -- The only thing 12 A True. 12 he said is, "It probably wouldn't be Gene Kusche 13 MS. DOYLE: I'm just going to object. Lack 13 because I didn't know Gene at the time." 14 of foundation, unless you're saying what Colborn 14 O Okay. 15 15 Α told him. So... 16 MR. GLYNN: Sure. 16 O So he could sort of exclude Gene Kusche, but that was 17 Q I mean, that's all based on what Colborn told you, 17 about as much as he could do in terms of identifying 18 correct? 18 that source. 19 A Exactly. 19 A Correct. 20 Q Yeah. And when we say "in the Detective Unit," are 20 Q And you indicate that you later went to Sheriff 21 you meaning that Sergeant Colborn was referring to the 21 Petersen to pass on the information, correct? 22 Manitowoc County Sheriff's Department Detective Unit? 22 A Correct. 23 A Yes. 23 Q Okay. Well, I'll come back and talk about that for a 24 24 Q Because that's what you guys were in, correct? minute. But let me just talk about your state of mind on September 12th, 2003, after receiving this 25 A Yes. 25 Page 26 Page 28 information. You recognized that what Sergeant Q And Colborn can't remember who he advised or passed 1 1 Colborn was saying could be important information, 2 this information on to. Did Colborn tell you that he 2 3 3 did in fact advise someone or pass the information on correct? 4 to someone, but he just couldn't remember who it was? 4 A Yes. 5 5 A That's the way I took it, yes. Q And, again, I mean, that's why the report is prepared? 6 6 Q As opposed to saying, "I don't know if I told 7 somebody," or "I don't know if I advised anybody." 7 And that's why the decision is made to go to Sheriff 8 8 A No, I didn't take it that way. Petersen to pass on the information? 9 Q You took it that he did in fact pass the information 9 A Correct. 10 on to someone, but today, eight years later, wasn't 10 Q And, again, I have to state some obvious things, but 11 11 certainly it wasn't your job to pass on every single sure of who that person was. 12 12 bit of information that came to you on every single 13 13 Q And, again, that's based on what Sergeant Colborn said case that crossed your desk to Sheriff Petersen, 14 14 correct? to you. 15 15 A Correct. A Exactly. 16 16 And this indicates that Colborn said he was later Q Part of your job as a supervising law enforcement 17 informed by someone that the case was already solved 17 person was to use your own discretion and your own 18 18 and the right person was arrested. Now, the "he" judgment in determining what's important and what's 19 19 that's in that sentence that I just read in the second not and what needs to go to the sheriff and what 20 20 to last paragraph here, that's Sergeant Colborn, doesn't, correct? 21 correct? 21 A Yeah, most of the time. 22 A Correct. 22 Sure. And, I mean, and sometimes you might be ordered 23 23 Q I mean, he's not saying that he's still quoting this by somebody to give me all information that comes in 24 24 person from Brown County. I mean, that's Sergeant on something. 25 Colborn saying that Sergeant Colborn was later 25 A Correct.

8 (Pages 29 to 32)

					8 (Pages 29 to 32)
		Page 29			Page 31
1	Q	And you would do that then, true?	1		Petersen?
2	_	Correct.	2	Α	I don't recall.
3	0		3		Do you recall whether the meeting stayed in Sheriff
4	~	as a directive with respect to the Avery case.	4	~	Petersen's office as opposed to moving anywhere else?
5	Α	*	5	Α	I don't think I've ever had a conversation with the
6	Q		6		sheriff that didn't stay in his office. I mean, we
7	•	being a directive from Sheriff Petersen that the Avery	7		never left the office and went somewhere else.
8		case was not to be discussed outside the department	8	O	Okay. Do you recall whether Sheriff Petersen took any
9		with anybody, and that directive coming out around	9		notes of what you were saying?
10		September 12th, '03?	10	Α	I don't recall.
11	A	I don't know when it came out. I remember at some	11	Q	Do you recall whether what you were saying was
12		point there was a directive that it shouldn't be	12		recorded in any fashion?
13		discussed.	13	Α	No.
14	Q	Okay. And as specific dates, that's just not	14	Q	No, it wasn't, or no, you don't recall?
15		something that you have recall of.	15	A	I don't believe it was, but I don't recall
16	Α	I don't recall.	16		specifically.
17	Q	Okay. So the state of mind that you had on September	17	Q	When you and Sergeant Colborn were there, did you
18		12th was that this information should go to the	18		report what Sergeant Colborn had said to you, or did
19		sheriff, right?	19		you simply ask Sergeant Colborn to tell the sheriff
20	A	Yes.	20		what Sergeant Colborn had told you?
21	Q	•	21	A	I don't know exactly how it went down. Usually if I
22	A	ξ , ι , ε	22		take someone to talk to a supervisor, I usually lead
23		maybe under the circumstances with the Avery case that	23		into it with a quick summary of what it was and then
24		it may or may not have some relevance, and I thought	24		let someone else explain it.
25		it should be brought to the sheriff's attention.	25	Q	Sure. And that's, I mean, again, that's probably what
		Page 30			Page 32
1	Q	Okay. And how do you do that physically? I mean, do	1		would have happened based on your own experience and
2		you call to make an appointment or do you go knock on	2		practice.
3		a door, or what was your access like in September of	3	A	It's probably what happened.
4		2003 to Sheriff Petersen?	4	Q	, , , , , , , , , , , , , , , , , , ,
5	A	I think I just went up and knocked on his door.	5		Sergeant Colborn would not be allowed to speak to the
6	Q	And did you go with Sergeant Colborn?	6		sheriff.
7	A	e	7	A	No.
8	Q	Okay. And was Sheriff Petersen available?	8	Q	I mean, that's the point of his being there, correct?
9	A		9	A	Correct.
10	Q	•	10	Q	So that if the sheriff has questions, he can follow
11	A	, , , , , , , , , , , , , , , , , , , ,	11		them up with Mr. Colborn?
12	0	but I can't say absolutely it was right then.	12		Correct.
13	Q	, ,	13	Q	, ,
14		well, whether any part of the report that's Exhibit 125 had been prepared by that time?	14	A	meeting lasted?
15			15	A	You know, I don't, other than it was probably very
16	A	* * *	16		chart
16	A	No.	16	0	short. Mm hmm. Do you have a recollection of anybody saying
17	Q	No. That is, by the time you went to see Sheriff Petersen.	17	Q	Mm-hmm. Do you have a recollection of anybody saying
17 18	Q A	No. That is, by the time you went to see Sheriff Petersen. No.	17 18	`	Mm-hmm. Do you have a recollection of anybody saying anything in particular?
17 18 19	Q	No. That is, by the time you went to see Sheriff Petersen. No. So this document, 125, didn't begin to get prepared	17 18 19	`	Mm-hmm. Do you have a recollection of anybody saying anything in particular? Other than the sheriff said, "Give me a statement as
17 18 19 20	Q A	No. That is, by the time you went to see Sheriff Petersen. No. So this document, 125, didn't begin to get prepared until after you had talked to Sheriff Petersen. Is	17 18 19 20	A	Mm-hmm. Do you have a recollection of anybody saying anything in particular? Other than the sheriff said, "Give me a statement as to what you just told me."
17 18 19 20 21	Q A Q	No. That is, by the time you went to see Sheriff Petersen. No. So this document, 125, didn't begin to get prepared until after you had talked to Sheriff Petersen. Is that a fair statement?	17 18 19 20 21	A Q	Mm-hmm. Do you have a recollection of anybody saying anything in particular? Other than the sheriff said, "Give me a statement as to what you just told me." Okay.
17 18 19 20 21 22	Q A Q	No. That is, by the time you went to see Sheriff Petersen. No. So this document, 125, didn't begin to get prepared until after you had talked to Sheriff Petersen. Is that a fair statement? Correct.	17 18 19 20 21 22	A Q A	Mm-hmm. Do you have a recollection of anybody saying anything in particular? Other than the sheriff said, "Give me a statement as to what you just told me." Okay. That's how this came about.
17 18 19 20 21 22 23	Q A Q	No. That is, by the time you went to see Sheriff Petersen. No. So this document, 125, didn't begin to get prepared until after you had talked to Sheriff Petersen. Is that a fair statement? Correct. So do you recall at any time during the meeting with	17 18 19 20 21 22 23	A Q	Mm-hmm. Do you have a recollection of anybody saying anything in particular? Other than the sheriff said, "Give me a statement as to what you just told me." Okay. That's how this came about. And Well, and when you say that's how this came
17 18 19 20 21 22	Q A Q	No. That is, by the time you went to see Sheriff Petersen. No. So this document, 125, didn't begin to get prepared until after you had talked to Sheriff Petersen. Is that a fair statement? Correct.	17 18 19 20 21 22	A Q A	Mm-hmm. Do you have a recollection of anybody saying anything in particular? Other than the sheriff said, "Give me a statement as to what you just told me." Okay. That's how this came about.

9 (Pages 33 to 36)

	-			9 (Pages 33 to 36)
	Page 33			Page 35
1	event, that caused you to prepare the statement that's	1	A	[Shaking head]
2	here as Exhibit 125.	2	Q	
3	A Correct.	3		kind since you prepared the report that you don't
4	Q And after you prepare that statement, what's your	4		remember?
5	practice in terms of what you do with it? Does it go	5	Α	Other than No, other than actually getting the
6	to a case file, does it go to the sheriff, does it go	6		report and remembering I actually did it. I had
7	any particular place?	7		totally forgotten about it.
8	A This particular statement went to the sheriff.	8	Q	Okay. So no conversa Well, setting the report aside
9	Q All right. Did you see it after it went to the	9		and talking only about the incident described in the
10	sheriff?	10		report, that is a contact from some other law
11	A No, sir.	11		enforcement agency about a person in custody for an
12	Q When's the next time you did see it?	12		assault and wondering if that person was involved in
13	A When Amy came to talk to me last Friday.	13		an assault that was prosecuted earlier or that was
14	Q Okay. And Amy, for our record, is Ms. Doyle, the	14		going on earlier in Manitowoc County, was there any
15	lawyer	15		conversation about that general subject matter that
16	A Correct.	16		you can recall having with anybody else?
17	Q seated to your left. And I take it at that time	17		No.
18	you read the statement?	18	Q	, , ,
19	A Yes.	19		County about it or any other Brown County law
20	Q Were you able to recall anything beyond what you've	20 21		enforcement agency including, for example, the City of
21 22	told us so far about the obtaining of the statement? A No.	22	A	Green Bay Police Department? No.
23	Q Besides Sheriff Petersen, do you recall having any	23	Q	
24	discussion with anyone else concerning what it is that	24	A	· · · · · · · · · · · · · · · · · · ·
25	Sergeant Colborn had said?	25	0	
	Page 34		~	Page 36
	-	_		-
1	A I don't believe so.	1		dead horse, but I just need to make sure that the
2	Q Do you recall having any conversation with Sergeant	2		horse is in fact dead. There is not any more
3	Colborn after September 12th, 2003, about this	3		information that you have right now, today, about the
4	subject?	4		subject matter of the statement contained in 125 than
5 6	A Other than a couple days ago when he mentioned he got a phone call and he had to do a deposition.	5 6	٨	you had at the time you prepared 125; is that true? That's all I have.
7	Q Okay. And actually I was going to be coming to asking	7		Okay. Now let me shift to conversations with anybody
8	you that. But I'm talking about in, roughly,	8		in connection with this litigation that's going on
9	September of 2003, for example, any follow-up in which	9		now. Okay?
10	you bump into Colborn and say, "Remember yet who it is		A	-
11	that you got the call from or"	11	0	
12	A No.	12	•	which, presumably, you told each other about this
13	Q "who it is that you talked to," or him coming to	13		process that you're involved in here today.
14	see you and saying, "You know that conversation we had	14	A	Yes, sir.
15	earlier, I think the guy that I talked to was so-and-	15		Is that right? Do you recall whether you contacted
16	so"?	16	-	him or he contacted you?
17	A No.	17	A	I believe he contacted me.
18	Q So as of today, Mr. Lenk, is it I'm sorry. What's	18	Q	Is he still with the sheriff's department?
19	your title? You're lieutenant?	19	A	
20	A Lieutenant of Detectives.	20	Q	Okay. So you're both active members
21	Q Okay. I don't mean to diminish your title by not	21	A	ε
22	using it all the time. Lieutenant, when you came in	22	Q	1
23	today, did you have any more information about the	23		approached you, however the contact occurred, whether
24	subject matter of Exhibit 125 than you can recall	24		it was he to you or you to him, was it limited to the
25	having back in 2003?	25		question of the existence of a subpoena or did you

(Pages 37 to 40)

Daga 27				Daga 20			
		Page 37			Page 39		
1		discuss this document? Did you discuss the fact that	1	Q	Right. And, again, I think we've already agreed that		
2		the events described in 125 had occurred? Did you	2		that's the Manitowoc County Detective Unit that he's		
3		have any other conversation?	3		referring to?		
4	A	No, not really. He had mentioned to me that he had	4	A	That the person he wanted to speak to?		
5		gotten some kind of contact that he had to make a	5	Q			
6		deposition, and he asked me if I had any contact and I	6	Α	Yes, sir.		
7		said yes. I said, "I have no idea what it's about. I	7	Q	, ,		
8		wasn't even hired at the time." And he had mentioned	8		County detective who might know something about this		
9		something about a phone call. And it still didn't	9		other case. I mean, that's what you understood		
10		register to me until he came out and he said, "No,	10		Correct.		
11		it's about that information I gave you about a phone	11	Q	Sergeant Colborn to be saying that the other person		
12		call I got." I said, "Oh, okay." That's how I	12		had said to Sergeant Colborn.		
13		remembered it. So	13	A	Correct.		
14	Q	And did he say anything about having an improved	14	Q	, , ,		
15		recollection or increased amounts of information	15		composite drawing that What's Mr. Kusche's title at		
16	A	No.	16		the present?		
17	Q	, 11	17		At that time he was chief investigator.		
18	A	, E	18	Q	Okay. That Chief Investigator Kusche had in his		
19	Q		19		office, as I understood your testimony toward the end		
20		this matter taken up between you and him at any time	20		of that discussion, you were thinking that there		
21		after September 12th, '03, to your recollection?	21		probably was a photograph there as a comparison point?		
22		No.	22	A	I think there probably was now that I'm thinking about		
23	Q		23		it. There probably was a picture there so you could		
24		'03, sort of a door gets closed on the issue, at least	24		compare the two.		
25		in your mind, and that door isn't opened again until	25	Q	Let me try one other thing, then see if that refreshes		
		Page 38			Page 40		
1		Page 38 the subpoena comes around.	1		Page 40 your recollection at all. Obviously Inspector Kusche		
1 2	A		1 2		-		
		the subpoena comes around.			your recollection at all. Obviously Inspector Kusche		
2		the subpoena comes around. Correct.	2		your recollection at all. Obviously Inspector Kusche would have had to have gotten a description verbalized		
2		the subpoena comes around. Correct. And, well, you're not aware of any other person	2	A	your recollection at all. Obviously Inspector Kusche would have had to have gotten a description verbalized to him by the victim in the assault, true? In order		
2 3 4		the subpoena comes around. Correct. And, well, you're not aware of any other person besides Sheriff Petersen, Sergeant Colborn and	2 3 4	A Q	your recollection at all. Obviously Inspector Kusche would have had to have gotten a description verbalized to him by the victim in the assault, true? In order to prepare the That would be normal procedure.		
2 3 4 5	Q	the subpoena comes around. Correct. And, well, you're not aware of any other person besides Sheriff Petersen, Sergeant Colborn and yourself that has ever had conversation about this or	2 3 4 5		your recollection at all. Obviously Inspector Kusche would have had to have gotten a description verbalized to him by the victim in the assault, true? In order to prepare the That would be normal procedure.		
2 3 4 5 6	Q	the subpoena comes around. Correct. And, well, you're not aware of any other person besides Sheriff Petersen, Sergeant Colborn and yourself that has ever had conversation about this or discussion about this; is that right? Not to my knowledge.	2 3 4 5 6		your recollection at all. Obviously Inspector Kusche would have had to have gotten a description verbalized to him by the victim in the assault, true? In order to prepare the That would be normal procedure. That's the ordinary way of		
2 3 4 5 6 7	Q A	the subpoena comes around. Correct. And, well, you're not aware of any other person besides Sheriff Petersen, Sergeant Colborn and yourself that has ever had conversation about this or discussion about this; is that right? Not to my knowledge. "This" meaning This document.	2 3 4 5 6 7		your recollection at all. Obviously Inspector Kusche would have had to have gotten a description verbalized to him by the victim in the assault, true? In order to prepare the That would be normal procedure. That's the ordinary way of MS. DOYLE: I'm just going to object. Lack of foundation. BY MR. GLYNN:		
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someone in the Detective Unit.

25~ Q $\,$ Okay. And so what he had was then a photograph of --

11 (Pages 41 to 42)

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1	And I take it the photograph was of Mr. Avery?	h
2	A I believe so. I	
3	Q Yeah. And, again, this was obviously before Mr. Avery	
4	had been exonerated of the crime.	
5	A Mm-hmm.	
6	Q This was, I think you said, in what, like, '98 or '9,	,
7	something like that?	
8	A Somewhere in my first part of coming up in the	
9	Detective Unit.	y
10	Q Yeah. Okay. And at that time, again, I think you've	10
11	indicated that the Avery case was not something	
12	significant to you.	
13	A No, sir, not at all.	
14	MR. GLYNN: Okay. I think I'm finished.	
15	Anybody else have any	h
16	MR. BASCOM: I don't have any questions for	C
17	this witness.	
18	MS. DOYLE: I just have one question.	
19	EXAMINATION	
20	BY MS. DOYLE:	
21	Q I believe you stated that Exhibit 125 was prepared	
22	because of a request made by Sheriff Petersen that you	
23	prepare a report; is that correct?	S
24	A Correct.	
25	Q Would you have prepared Exhibit 125 if the sheriff	ŗ
	Page 42	Ι
1	didn't direct you to prepare a written report	l
2	regarding your conversation with Colborn?	c
3	A Probably not.	
4	MS. DOYLE: That's all I have.	7]
5	REPORTER: There being nothing further for	E
6	the record, the deposition is concluded at 11:57	
7	a.m. Off the record.	1

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